

Revised due to adoption of amendments.

FISCAL NOTE
LEGISLATIVE FISCAL ANALYST ESTIMATE

ESTIMATE OF FISCAL IMPACT – STATE AGENCIES (See narrative for political subdivision estimates)				
	FY 2015-16		FY 2016-17	
	EXPENDITURES	REVENUE	EXPENDITURES	REVENUE
GENERAL FUNDS				
CASH FUNDS				
FEDERAL FUNDS				
OTHER FUNDS				
TOTAL FUNDS				

Any Fiscal Notes received from state agencies and political subdivisions are attached following the Legislative Fiscal Analyst Estimate.

LB 118, as amended by AM343, amends the Nebraska Liquor Control Act.

Section 53-103.08 is amended to redefine a cigar “bar” as a cigar “shop.” All other elements of the definition are unchanged.

Section 53-131 is amended to provide that the license fee for a cigar shop is \$1,000. New language is added to provide that the rules and regulations existing on August 1, 2014 applicable to cigar bars shall apply to cigar shops until amended or repealed by the Commission.

New language regarding legislative findings and intent is added by Section 5 of the bill, as amended.

New requirements for cigar shops are added in Section 6 of the bill, as amended, including a prohibition on anyone under age 21 to smoke or purchase any product in the cigar shop; requiring the licensee to post a sign at all entrances stating that “Smoking of cigars and pipes is allowed in this business. Smoking of cigarettes is not allowed;” the licensee is required to provide the Commission a copy of a waiver signed by each employee that notifies the employee that they will be exposed to second-hand smoke and that they understand the risks of exposure.

Section 71-5730 of the Nebraska Clean Indoor Air Act is amended provide an exception from the Act for guestrooms and suites, research, tobacco retail outlets, and cigar shops.

Section 11 of the bill, as amended, requires the same signage, waiver requirements, and restriction on cigarette smoking for tobacco retail outlets as is required for cigar shops (noted above).

The bill contains both the severability clause and the emergency clause.

There appears to be no fiscal impact to the state as a result of LB 118, as amended by AM343.